EXHIBIT A

Appendix XII-B1



CIVIL CASE INFORMATION STATEMENT (CIS)

FOR USE BY CLI			
PAYMENT TYPE	□ск	□ce l	CA
CHG/CK NO.			
AMOUNT:			-
OVERPAYMENT:			
BATCH NUMBER:			

	Use fo	Use for initial Law Division pleadings (not motions) under Rule 4:5-1				AMOUNT:			
Pleading will be rejected for			for filing, under <i>Rule</i> 1:5-6(c),			OVERPAYMENT:			
WILD.	or attorney'	if information above the black bar is not compl or attorney's signature is not affixed			i himania .	BATCH NUMBER:			
ATTORNEY/PROS	TELEPHONE NUMBER COL				UNTY OF VENUE				
	LTIS, ESQUIRE		(973) 616-8	820		Essex			
FIRM NAME (If applicable) AUGUST R. SOLTIS, ESQUIRE						DOCKET NUMBER (when available) ESX-L-			
OFFICE ADDRESS 530 Ramapo Avenue				DOCUMENTTYPE Complaint and Jury Demand					
Pompton Lakes, N.J. 07442				JURY	DEMAND	YES	□ No		
NAME OF PARTY (e	.g., John Doe, Plaintiff)	САРПО				19-53 11-	* OO A FEET	V. ADO	
DAVID QUINE, Plaintiff DAVID CORP.,			D QUINE v. AEARO TECHNOLOGIES, t/a AOSAFETY, ABC P., XYZ CORP., JOHN DOES I through V						
CASE TYPE NUMBER (See reverse side for listing) IS THIS A PROFESSIONAL MALPR					☐ YES	™ NO			
606 IF YOU HAVE CHECKED "YES," SEE N.J.S.A. 2A:53 REGARDING YOUR OBLIGATION TO FILE AN AFFILE				53 A -27 AN FIDAVIT O	ND APPLICAT OF MERIT.	BLE CASE LAW			
RELATED CASES F	PENDING?		LIST DOCKET	NUMBERS					
YES	No.	N/A							
DO YOU ANTICIPATE ADDING ANY PARTIES (arising out of same transaction or occurrence)? N/A			ITS PRIMA	RY INSURANCE	COMPAN	Y (if known)	☐ NONE		
☐ YES	No No								
	INFORMATION PROVIDED						ו בעום∈וענ		
	RISTICS FOR PURPOSES OF DET	ERMINING	F CASE IS A	ONSHIP	IE FUR MEDIA	IION			
DO PARTIES HAVE RECURRENT RELA		IF YES, IS THAT RELATIONSHIP: EMPLOYER/EMPLOYEE					explain)		
DOES THE STATU	TE GOVERNING THIS CASE PRO	VIDE FOR	PAYMENT OF	FEES BY T	HE LOSING PAI	RTY?	☐ YES	Mo No	
USE THIS SPACE T ACCELERATED DI	TO ALERT THE COURT TO ANY S	PECIAL CA	SE CHARACT	ERISTICS	THAT MAY WAR	RANT IND	IVIDUAL MA	NAGEMENTOR	
None.									
		400010100	ATTOMOT I	le ves orea	ASE IDENTIFY THE	REQUESTE	D ACCOMMOD	IATION	
BO YOU O	DO YOU OR YOUR CLIENT NEED ANY DISABILITY ACCOMMODATIONS? YES INO							<u> </u>	
WILL AN IN	WILL AN INTERPRETER BE NEEDED?			IF YES, FOR WHAT LANGUAGE? N/a					
☐ YES	₩ No			<u></u>		·Landition of the	to the cour	t and will be	
I certify that cor redacted from a	nfidential personal identifiers Il eocuments sybmitted in th	have bee e future ii	n repacted f n accordanc	rom docu e with Rul	ments now st e 1:38-7(b).	ioninaeo 1	w are cour	ty date will the	
ATTORNEY CIGNATI		and the same of th	······································						

Effective 04/01/2010, CN 10517-English

Side 2

CIVIL CASE INFORMATION STATEMENT

(CIS

	Use for initial pleadings (not motions) under Rule 4:5-1
ASE TYPE	S (Choose one and enter number of case type in appropriate space on the reverse side.)
Track	- 150 days' discovery 151 NAME CHANGE 175 FORFEITURE TENANCY 399 REAL PROPERTY (other than Tenancy, Contract, Condemnation, Complex Commercial or Construction) 502 BOOK ACCOUNT (debt collection matters only) 505 OTHER INSURANCE CLAIM (INCLUDING DECLARATORY JUDGMENT ACTIONS) 506 PIP COVERAGE 100 OF UM OF UM CLAIM 111 ACTION ON NEGOTIABLE INSTRUMENT 112 LEMON LAW 113 SUMMARY ACTION 115 OPEN PUBLIC RECORDS ACT (SUMMARY ACTION) 115 OTHER (Briefly describe nature of action)
Track	II - 300 days' discovery 305 CONSTRUCTION 509 EMPLOYMENT (other than CEPA or LAD) 599 CONTRACT/COMMERCIAL TRANSACTION AUTO NEGLIGENCE - PERSONAL INJURY 610 AUTO NEGLIGENCE - PROPERTY DAMAGE 699 TORT - OTHER
Track	18 - 450 days' discovery 19 CIVIL RIGHTS 20 CONDEMNATION 20 ASSAULT AND BATTERY 20 MEDICAL MALPRACTICE 20 PRODUCT LIABILITY 20 PROFESSIONAL MALPRACTICE 21 TOXIC TORT 22 DEFAMATION 23 DEFAMATION 24 MISTLEBLOWER / CONSCIENTIOUS EMPLOYEE PROTECTION ACT (CEPA) CASES 25 INVERSE CONDEMNATION 26 LAW AGAINST DISCRIMINATION (LAD) CASES
Track	 Residence of the control of the contro
С	entrally Managed Litigation (Track IV) 280 Zelnorm 285 Stryker Trident Hip Implants 288 Prudential Tort Litigation
	288 Tort (Track IV) 248 CIBA GEIGY 266 HORMONE REPLACEMENT THERAPY (HRT) 271 ACCUTANE 272 BEXTRA/CELEBREX 274 RISPERDALJSEROQUEL/ZYPREXA 275 ORTHO EVRA 276 ORTHO EVRA 277 MAHWAH TOXIC DUMP SITE 278 ZOMETA/AREDIA 279 GADOLINIUM 281 BRISTOL-MYERS SQUIBB ENVIRONMENTAL 282 FOSAMAX DIGITEK 283 DIGITEK 284 NUVARING LEVAQUIN 285 LEVAQUIN 286 LEVAQUIN 287 YAZ/YASMIN/OCELLA 388ESTOS 419 VIOXX
If you in the	believe this case requires a track other than that provided above, please indicate the reason on Side 1, space under "Case Characteristics.
Pleas	check off each applicable category Verbal Threshold Putative Class Action Title 59

Attorney(s):

AUGUST R. SOLTIS, ESQUIRE AUGUST R. SOLTIS, ESQUIRE

Law Firm: Address:

530 Ramapo Avenue

Pompton Lakes, N.J. 07442

Telephone No.:

(973) 616-8820

Fax No.: E-mail: (973) 616-8826 asoltis@soltislegal.com

Attorney(s) for Plaintiff(s): David Quine

David Quine

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
ESSEX COUNTY

Plaintiff(s)

VS.

DOCKET NO. ESX-L-4848-10

CIVIL ACTION
Summons

From the State of New Jersey

To the Defendant(s) Named Above:

The plaintiff, named above, has filed a lawsuit against you in the Superior Court of New Jersey. The complaint attached to this summons states the basis for this lawsuit. If you dispute this complaint, you or your attorney must file a written answer or motion and proof of service with the deputy clerk of the Superior Court in the county listed above within 35 days from the date you received this summons, not counting the date you received it. (The address of each deputy clerk of the Superior Court is provided.) If the complaint is one in foreclosure, then you must file your written answer or motion and proof of service with the Clerk of the Superior Court, Hughes Justice Complex, P.O. Box 971, Trenton, NJ 08625-0971. A filing fee payable to the Treasurer, State of New Jersey, and a completed Case Information Statement (available from the deputy clerk of the Superior Court) must accompany your answer or motion when it is filed. You must also send a copy of your answer or motion to plaintiff's attorney whose name and address appear above, or to plaintiff, if no attorney is named above. A telephone call will not protect your rights; you must file and serve a written answer or motion (with fee of \$135.00 and completed Case Information Statement) if you want the court to hear your defense.

If you do not file and serve a written answer or motion within 35 days, the court may enter a judgment against you for the relief plaintiff demands, plus interest and costs of suit. If judgment is entered against you, the Sheriff may seize your money, wages or property to pay all or part of the judgment.

If you cannot afford an attorney, you may call the Legal Services office in the county where you live. A list of these offices is provided. If you do not have an attorney and are not eligible for free legal assistance, you may obtain a referral to an attorney by calling one of the Lawyer Referral Services. A list of these numbers is also provided.

Dated: July 12, 2010

Jennifer M. Porey/Af

Suverior Court Clerk

Name of Defendant To Be Served: AERO Technologies t/a AOSafety

Address of Defendant To Be Served: 5457 West 79th Street, Indianapolis, IN 46268

ATTN: Robert B. Hebert - Sr. Vice President and General Counsel

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WARREN COUNTY:

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ESSEX COUNTY - CIVIL DIVISION SUPERIOR COURT OF NJ 465 MARTIN LUTHER KING JR BLVD NEWARK NJ 07102

TRACK ASSIGNMENT NOTICE

COURT TELEPHONE NO. (973) 693-5529 COURT HOURS

DATE: JUNE 17, 2010
RE: QUINE VS ARANO TECHNOLOGIES
DOCKET: ESX L -004848 10

THE ABOVE CASE HAS BEEN ASSIGNED TO: TRACK 3.

DISCOVERY IS 450 DAYS AND RUMS FROM THE FIRST ANSWER OR 90 DAYS SERVICE ON THE FIRST DEFENDANT, WHICHEVER COMES FIRST. FROM

THE PRETRIAL JUDGE ASSIGNED IS: HON NED M. ROSENBERG

0.02 IF YOU HAVE ANY QUESTIONS, CONTACT TEAM (973) 693-6513 EXT 6528. AT

TR YOU BELIEVE THAT THE TRACK IS INAPPROPRIATE YOU MUST FILE A CERTIFICATION OF GOOD CAUSE MITHIN 30 DAYS OF THE FILING OF YOUR PLEADING. PLAINTIFF MUST SERVE COPIES OF THIS FORM ON ALL OTHER PARTIES IN ACCORDANCE WITH R.4:5A-2.

ATTENTION:

NJ 07442 AUGUST R. SOLTIS AUGUST R. SOLTIS 530 RAMAPO AVENUE POWPTON LAKES NJ 07

JUGOKEO

AUGUST R. SOLTIS, ESQUIRE 530 Ramapo Avenue Pompton Lakes, New Jersey 07442 (973) 616-8820 Attorney for Plaintiff

DAVID QUINE,

Plaintiff,

٧.

AEARO TECHNOLOGIES t/a AOSafety, ABC CORP., XYZ CORP., JOHN DOES I through V,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: ESSEX COUNTY
DOCKET NO. L - 4848-10

Civil Action

COMPLAINT AND JURY DEMAND

The plaintiff, DAVID QUINE, residing at 55 Poplargrove Terrace, in the Township of West Milford, County of Passaic, State of New Jersey, by way of Complaint against the defendants, says:

FIRST COUNT

- 1. At all times herein mentioned and upon information and belief, the defendant, Aearo Technologies, t/a AOSafety, was a corporation authorized to do business in the State of New Jersey and was engaged in the business of manufacturing certain AOSafety Tuffmaster Headgear Systems with WP 96R Polycarbonate face shields which were designed and sold to protect the faces and eyes of individuals wearing said AOSafety Tuffmaster Headgear Systems.
- 2. At all times herein mentioned and upon information and belief, the defendant, Aearo Technologies, t/a AOSafety, was a corporation authorized to do business in the State of New Jersey and was engaged in the business of designing, manufacturing, assembling, fabricating, distributing and/or selling certain AOSafety Tuffmaster Headgear Systems with WP 96R Polycarbonate face shields. Defendant, Aearo Technologies, t/a AOSafety, sold numerous

AOSafety Tuffmaster Headgear Systems with WP 96R Polycarbonate face shields, a substantial number of which were sold in Essex County, New Jersey.

- 3. The defendants, ABC CORP., XYZ CORP. and JOHN DOES I through V, are fictitious names for business entities and individuals, whose identities are presently unknown. When the true and correct names of the defendants are ascertained, the plaintiff will seek leave of Court to amend this pleading and insert the true and correct names.
- 4. For some time prior to June 28, 2008, the defendant, Aearo Technologies, t/a AOSafety, either in whole or in part, designed, manufactured, assembled, fabricated, distributed and/or sold a certain AOSafety Tuffmaster Headgear System with WP 96R Polycarbonate face shield which was being used for its intended purpose by plaintiff, David Quine, on June 28, 2008, the date of the accident in which David Quine was injured. Specifically, on June 28, 2008 David Quine was wearing an AOSafety Tuffmaster Headgear System with WP 96R Polycarbonate face shield and on that date the face shield broke and was penetrated by a foreign object, thereby causing David Quine to become legally blind in his left eye.
- 5. For some time prior to June 28, 2008, the defendant, Aearo Technologies, t/a AOSafety, either in whole or in part, designed, manufactured, assembled, distributed and/or sold the aforementioned AOSafety Tuffmaster Headgear System with WP 96R Polycarbonate face shield and placed same in the stream of commerce.
- 6. For some time prior to June 28, 2008, the AOSafety Tuffmaster Headgear System with WP 96R Polycarbonate face shield that was placed in the stream of commerce by defendant, As aforesaid, on June 28, 2008 plaintiff, David Quine, was using the said AOSafety Tuffmaster Headgear System with WP 96R Polycarbonate face shield in its intended manner.
- 7. Defendants, and each of them, negligently designed, manufactured, assembled, distributed, fabricated and sold the said AOSafety Tuffmaster Headgear System with WP 96R Polycarbonate face shield and its component parts and said AOSafety Tuffmaster Headgear System with WP 96R Polycarbonate face shield was inherently dangerous, was capable of causing grievous injury when used in its intended manner, was constructed of inferior materials,

contained defective parts, was without adequate features to protect the safety of the operator and bore insufficient notices of warnings as to the potential dangers inherent in the AOSafety Tuffmaster Headgear System with WP 96R Polycarbonate face shield.

8. Due to the negligence of the defendants, and each of them as aforesaid, the said AOSafety Tuffmaster Headgear System with WP 96R Polycarbonate face shield failed to function properly and caused the plaintiff to suffer severe and permanent injuries requiring medical attention and hospital care, to endure great pain and mental anguish, to be prohibited from pursuing his usual business and personal affairs and will in the future continue to cause pain and suffering, the incurring of medical expenses and permanent disability.

WHEREFORE, the plaintiff, demands judgment against the defendants jointly, severally or in the alternative for damages, together with interest and costs of suit.

SECOND COUNT

- 1. Plaintiff, David Quine, repeats each and every allegation contained in the First Count herein and makes them a part hereof as though set forth verbatim and at length.
- 2. At all times mentioned herein, the defendants, and each of them, warranted that the AOSafety Tuffmaster Headgear System with WP 96R Polycarbonate face shield was of merchantable quality and was safe and fit for use in its ordinary and intended manner.
- 3. In fact, the AOSafety Tuffmaster Headgear System with WP 96R Polycarbonate face shield was not of merchantable quality nor safe and fit for the ordinary purposes for which it was designed, manufactured and sold in that it contained serious defects which constituted an unreasonable and dangerous hazard to those using same and was otherwise unsafe as hereinbefore alleged.
- 4. As a result of the breach of express and implied warranties by the defendants, and each of them plaintiff, David Quine, was caused to suffer the permanent injuries and damages aforesaid.

WHEREFORE, the plaintiff, demands judgment against the defendants jointly, severally or in the alternative for damages, together with interest and costs of suit.

THIRD COUNT

- 1. Plaintiff, David Quine, repeats each and every allegation contained in the First and Second Counts herein and makes them a part hereof as though set forth verbatim and at length.
- 2. Plaintiff contends that the defendants, and each of them, are strictly liable in tort pursuant to the New Jersey Products Liability Act, N.J.S.A. 2A:58C-1, et seq., for the defective product which resulted in his injury. Specifically, the AOSafety Tuffinaster Headgear System with WP 96R Polycarbonate face shield was defective because it: (a) deviated from the design specifications, formulae and performance standards of the manufacturer and from otherwise identical units of manufacture to the same manufacturing specifications and formulae; (b) failed to contain adequate warnings or instructions; and (c) was designed in a defective manner. Additionally, the defendant, is liable to plaintiff under the provisions of the New Jersey Products Liability Act, N.J.S.A. 2A:58C-1, et seq., because said defendant designed, manufactured, assembled, fabricated, distributed and/or sold the defective AOSafety Tuffmaster Headgear System with WP 96R Polycarbonate face shield and placed same in the stream of commerce.
- 3. As a result of the aforesaid conduct of the defendants, and each of them, plaintiff was caused to suffer the permanent injuries and damages as aforesaid.

WHEREFORE, the plaintiff, demands judgment against the defendants jointly, severally or in the alternative for damages, together with interest and costs of suit.

JURY DEMAND

Plaintiff demands a trial by jury of six on all issues hereig.

DATED: June 7, 2010

AUGUST R SOLTIS
Attorney for Plaintiff

CERTIFICATION

Pursuant to Rule 4:5-1, the matter in controversy is not the subject of any other action pending in any court or of a pending arbitration proceeding, and no other action or arbitration proceeding is contemplated and no other party should be joined in this action.

DATED: June 7, 2010

AUGUST R. SOLTIS
Attorney for Plaintiff